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PATENT Attorney Reference Number 6395-59041-01



# THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Tripp et al.

**Application No.** 09/889,317

Filed: July 13, 2001 Confirmation No. 2319

For: METHOD FOR THE PREVENTION AND

TREATMENT OF DISEASES CAUSED BY

AN INFLAMMATORY RESPONSE MEDIATED BY ENDOGENOUS SUBSTANCE P BY USING ANTI-SUBSTANCE P ANTIBODIES

Examiner: Francois P. Vandervegt

Art Unit: 1644

Attorney Reference No. 6395-59041-01

MAIL STOP AMENDMENT COMMISSIONER FOR PATENTS P.O. BOX 1450 ALEXANDRIA, VA 22313-1450

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I hereby certify that this paper and the documents referred to as being attached or enclosed herewith are being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: MAIL STOP AMENDMENT, COMMISSIONER FOR PATENTS, P.O. BOX 1450, ALEXANDRIA, VA 22313-1450 on the date shown below.

Agent for Applicant(s)

Date Mailed January 21

## TRANSMITTAL LETTER

Enclosed for filing in the application referenced above is the following:

Request to Vacate Office action, Interview Summary

The Director is hereby authorized to charge any fees that may be required, or credit overpayment, to Deposit Account No. 02-4550. A copy of this sheet is enclosed.

Applicants believe no fee is required. However, if necessary, Applicants petition for a one-month extension of time to respond to the Office action, and request that any fees be charged to the Deposit Account listed above.

Please return the enclosed postcard to confirm that the item listed above has been received.

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

By

Susan Alpert Siegel, Ph.D. Registration No. 43,121

One World Trade Center, Suite 1600

121 S.W. Salmon Street Portland, Oregon 97204

Telephone: (503) 226-7391 / Facsimile: (503) 228-9446

cc:

Docketing

TRANSMITTAL - Page 1 of 1



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Agent

for Applicant(s)

Date Mailed January 21, 2005

# REQUEST TO VACATE OFFICE ACTION, INTERVIEW SUMMARY

This responds to the Office action dated September 22, 2004, for which a three month period for reply was set, making a response due on or before December 22, 2004.

This provides an Interview Summary for a telephonic interview of December 6, 2004. Applicants' representative contacted Examiner VanderVegt regarding the Office action dated September 22, 2004. Applicants' representative noted that the Office action was based on pending claims 1-36; however, Applicants submitted a Preliminary Amendment on August 7, 2001, canceling claim 6-8, 10-12, 15-18, 24-26, 28-30, 33-36, and adding new claims 37-44. Examiner VanderVegt confirmed that the Preliminary Amendment had been entered, but had been mislabeled in the United States Patent and Trademark Office's Image File Wrapper (electronic files), and that the Examiner had thus inadvertently examined the incorrect set of claims. Upon review of the preliminary amendment, Examiner VanderVegt stated that he would vacate the Office action dated September 22, 2004, and issue a new Office action based on

Attorney Reference Number 6395-59041-01 Application Number 09/889,317

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examination of all of the currently pending claims. The Examiner recommended that Applicants not respond to the Office action dated September 22, 2004, as he believed this would only further

complicate matters.

Examiner VanderVegt stated in the telephone conference that by the end of December 2004, he would provide formal notice that the Office action had been vacated. However, Applicants have not received such formal notice, nor is the vacation of the Office action listed on the United States Patent and Trademark Office's PAIR website. Thus, Applicants request formal

notice that the Office action has been vacated.

Applicants submit that no fee should be required for this Request to Vacate Office Action and Interview Summary, and that no extension fees are required for a response to the Office action. However, should the Director determine that a fee is required, such as an extension fee, Deposit Account No. 02-4550 Authority is provided on the accompanying transmittal letter.

If any matters remain to be resolved prior to the issuance of formal notice that the Office action has been vacated, please contact the undersigned at the telephone number listed below.

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

By

Susan Alpert Siegel, Ph.D. Registration No. 43,121

One World Trade Center, Suite 1600

121 S.W. Salmon Street Portland, Oregon 97204

Facsimile: (503) 228-9446

Telephone: (503) 595-5300